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April 3, 1998

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APR 3 - 1998

FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

# **HAND DELIVER**

Magalie Roman Salas Secretary Federal Communications Commission 1919 M Street, N.W. Room 222 Washington, D.C. 20554

Re: Commercial Internet eXchange Association

CC Dkt. No. 96-45 (Report to Congress)

Ex Parte Presentation

Dear Mr. Caton:

In conformity with the Commission's rules, enclosed please find two copies of a written *ex parte* presentation for inclusion in the above-referenced docket. Originals of the attached letter were hand-delivered this day to Chairman Kennard and Mr. Pepper.

Should you have any questions concerning this matter, please contact the undersigned directly.

Sincerely,

Mark J. O'Connor

Counsel for the Commercial Internet

eXchange Association

/mjo

**Enclosures** 

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April 3, 1998

Chairman William E. Kennard Federal Communications Commission 1919 M Street, N.W., Room 814 Washington, D.C. 20554

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APR 3 - 1998

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

Robert M. Pepper Chief of Office of Plans and Policy Federal Communications Commission 1919 M Street, N.W., Room 822 Washington, D.C. 20554

Re:

**Ex Parte Presentation** 

CC Docket No 96-45 (Report to Congress)

Dear Chairman Kennard and Dr. Pepper:

The Commercial Internet eXchange Association ("CIX") writes to provide the Commission with additional information for its report to Congress concerning universal service issues. In its comments, CIX set forth responses addressing the questions posed by Congress. In this submission, which is supported by the Coalition of Utah Independent Internet Service Providers (CUISP), the Internet Service Providers Consortium (ISP/C), the Mississippi Internet Service Providers Association (MISPA), and the Western Regional Networks (rural western Utah and Colorado) [Attachment B], we wish to provide additional factual information concerning Internet service providers' (ISPs') payments to support the PSTN.

CIX supports the goals of universal service to keep the cost of telephone service affordable for residential and rural customers. We are strongly opposed, however, to efforts to regulate Internet Service Providers as telecommunications providers in order to subsidize this program.

Far from receiving "subsidized" telecommunications service, as some commentators have suggested in this proceeding, ISPs pay significant percentages of their annual revenues to telecommunications providers. Some of these payments -- multi-line business SLC and PICC charges -- are paid directly as access charges, and were increased by the Commission's access charge order. Other payments, such as those for T1 lines and

other private lines are paid to carriers, whom we believe pass along federal and state universal service charges to ISPs.

Although no one knows the number of ISPs in the United States, the growth in this industry has been explosive to the great benefit of our economy. In a 1997 survey, CIX established that almost 66% of ISPs in the US were small businesses which had been in business less than three years with less than \$1 million in revenues. Boardwatch Magazine currently estimates there are over 4000 US ISPs, a 20% increase over 1997; in fact, the number of companies and the growth rate is likely to be considerably higher. Most of this increase can be linked to the establishment of new small businesses in the past two years. Many of these providers are providing service to residential and rural customers—consumers and small businesses—not served by the large national online and Internet service providers.

In Attachment A, we report March 1998 findings from ten Internet service providers which corroborate our March 1997 survey results and give additional details regarding the impact of telecommunication costs on their businesses. Most of the sample (7 companies) are small businesses, two are medium-sized companies, and one is a division of a large multinational company. Most of the companies are either not profitable or only marginally so. Telecommunications costs represent by far the largest percent of both cost of sales and revenues in almost every case. These companies are spending 30-50% or more of revenues on telecommunications costs, and these costs represent 30-50% or more of cost of sales.

These companies buy both business and T-1 and private lines, the mix of which depends on their customer base. The impact of the new SLC and PICC charges, in addition to what is paid on their behalf into universal service by carriers is substantial. With small or non-existent margins today, increased telecommunications costs and business growth requiring more circuits (most ISPs are growing at 5-10% or more *per month*), the portion of operating budget devoted to telecommunications will have a noticeable impact on many companies' ability to stay in business or remain competitive. For ISP businesses to grow and become profitable, they must be able to invest in other areas of their businesses besides telecommunications services.

Even though ISPs indirectly pay into the universal service fund, it remains to be seen whether any have received any benefits from it. One state association of ISPs reports, for example, that not a single member of the association is participating in the USF program to subsidize Internet access for schools and libraries, though they would like to be able to compete for this business.

Furthermore, Internet service providers operate in a highly competitive, very low margin business which provides little room to pass along universal service charges or access charges to customers. For this reason, CIX is convinced that imposing increased charges on ISPs would hasten the consolidation of this highly competitive, dynamic industry, significantly reducing the choices available to consumers today.

Exposing ISPs to state and foreign nation regulation by declaring parts of their services to be "telecommunications" would do further damage to the industry, significantly raising the ISPs' regulatory costs and exposing them to being excluded from markets on the ground that they were providing unlicensed telecommunications service.

We strongly urge the FCC to continue to reduce regulation in the implementation of the Telecommunications Act of 1996 and to affirm its decision that Internet Service Providers are not obligated to make direct contributions to the Universal Service Fund.

In accordance with the Commission's ex parte rules, two copies of this letter will be submitted to the Commission's Secretary.

Sincerely,

Barbara A. Dooley

**Executive Director** 

## ATTACHMENT A

#### Case 1

A small central Midwestern ISP serving rural and urban customers in two states which has been in business three years. This company has annual revenues of less than \$500,000 and telecommunications costs in 1997 represented more than 30% of revenues. Telecommunications costs represented almost 36% of cost of sales in 1997. This company is experiencing 6% increase in its telco orders monthly, almost 75% increase for 1998. The company was profitable in 1997 "because of low salaries."

#### Case 2

A small provider in Arizona serving both rural and urban customers which has been in business three years. This company's revenues were approximately \$650,000 in 1997 and telecommunications costs represented more than 42% of subscriber revenues. It spent 34% of its operating budget on telco in 1997. The company is seeing a phenomenal increase in provisioning expenses, expanding at greater than 200 percent per month. It ran a substantial deficit in 1997.

#### Case 3:

A small ISP serving urban and rural customers three Northeastern states says it has been in business almost 3 years and it reports "marginal" profitability. The company's revenues approached \$400,000 and it paid out 30% of that number in telecommunications costs. The company's telecommunications bill represented 40% of the cost of sales in 1997. This ISP projects a 15% monthly increase in telecommunications circuit provisioning.

## Case 4

A small provider in the Southeast (which has done business in several forms since 1993) experienced a cost of communications almost as high as its subscriber revenues and therefore suffered a major loss in 1997. The company's subscriber revenue totaled \$360,000 in 1997 and telecommunications costs alone came to 87.5% of subscriber revenues. The provider is expecting to expand its telecommunications provisioning at the rate of 10% per month this year.

#### Case 5

A small service provider covers urban and rural customers in two north central Midwestern states for the past two years and says it was "barely" profitable in 1997. The company's subscriber revenues came to approximately \$400,000 and its telecommunications expenses came to 35% of that. This company reported telecommunications costs of 40% of the cost of sales. It expects to increase circuit provisioning 10% per month in 1998. The service provider reports that the SLC and PICC charges on its telecommunications bills this year amount to a total telecommunications cost increase of 10%.

## Case 6

A small provider in the Mountain region has been in business 4 years and showed a profit in 1997. The company reported revenues of approximately \$1 million. Telecommunications costs which represented 34% of those revenues. This company is looking at a 5% monthly increase in telecommunications provisioning in 1998 and says that the new SLC and PICC charges by themselves will affect a 26% increase in telecommunications this year.

#### Case 7

A small provider in the Southeast says that it did record a profit in 1997 starting out with 1997 subscriber revenues of just over \$ 2 million. This company has been in business for 4 years and serves a cross section of urban and rural subscribers. It saw telecommunications as representing 55% of the cost of sales. The company says its plans for 1998 includes a 5% monthly growth in telecommunications provisioning.

## Case 8

A large national provider providing backbone services to businesses and ISPs in businss more than five years but not yet profitable. It reported that telecommunications came to 54% of its cost of sales. This company expects to grow its telecommunications circuit provisioning by almost 100% percent this year. The company estimates that since January 1998 there has been a 3% increase in telco costs as a result of SLC increases, but is unable to estimate the impact of PICC charges on its telco costs. It anticipates that these increases will have a small total impact on its total cost of sales in 1998.

#### Case 9

A growing national provider concentrating on dialup and business customers in the majority of states. They are an established company, in business more than five years, but not yet profitable. In 1997, telecommunications costs represented 30% of revenue. Teleo services represented more than 40% of cost of sales in 1997. This company notes that its teleo costs are rapidly increasing in 1998 for a number of reasons: 1) their RBOC vendors often will only sell high-cost trunk-side services to them; 2) they are seeing a monthly increase since January 1998 of more than \$200,000 because of SLC/PICC and USF costs with an estimated impact on their telecommunications costs in 1998 over more than \$2.5 million. These increases are already noticeable in the company's inability to rapidly add QoS and other value-added services which are critically necessary for them to remain competitive in the industry.

# Case 10

A large national provider servicing dialup and business customers in the majority of states. Telecommunications services represented more than 22% of its total 1997 costs; their 1998 budget estimated teleco costs again at 22% but the estimated impact of increases in SLC/PICC and contributions will cause a significant overall increase in telecommunications costs of more than 5% of almost \$4 million this year.

## ATTACHMENT B

# COMMERCIAL INTERNET EXCHANGE ASSOCIATION

<a href="http://www.cix.org">http://www.cix.org</a>

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# COALITION OF UTAH INDEPENDENT INTERNET SERVICE PROVIDERS

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# INTERNET SERVICE PROVIDERS' CONSORTIUM

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## WESTERN REGIONAL NETWORKS

(rural western Utah and Colorado)

Lee Golter Contact leegolter@ruralhealth.org



# Commercial Internet eXchange Association Members November 1997

@ Home

a2i Communications

American Communication Services
Apex Global Information Services

Aliant Communications
ANS CO+RE Systems

Ascend Communications

Ashton Communications (AICnet)

Asociados Espada

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Data Research Associates, Inc.

DataXchange

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Demon Internet Limited
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**Emirates Telecommunications** 

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EUNet BV

EuroNet Internet BV Exodus Communications Fiber Network Solutions, Inc

Fibrcom, Inc. Fujitsu Limited Genuity, Inc.

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Korea Telecom

Lafitte, Morgan & Associates

LDS I-America Logic Telecom S.A.

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MediaOne Mikrotec

MIND (Mitsubishi Electric Network Information Co.)

Minnesota Online

Nacamar Data Communications

GmbH

**NEC Corporation** 

Netcom

NetDirect Internet netINS, Inc.

NETRAIL

NetVision

**Netway Communications** 

New York Net

Novia Internetworking

Octacon Ltd. On-Net

Osaka Media Port Corporation OSI de Guatemala, S.A.

OTSUKA SHOKAI Co.,Ltd

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Pearl Vision
Pilot Net Services
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Telewest Communications, Ltd. The Internet Mainstreet (TIMS)

TheOnRamp Group, Inc.

Thoughtport

Threeweb Corporation

**TogetherNet** 

Tokai Internetwork Council Tokyo Internet Corporation Total Connectivity Providers Toyama Regional Internet

Organization U-NET Ltd.

USIT United States Internet, Inc.

UUNET PIPEX UUNET Technologies USAGate

VBCnet (GB) Ltd VoiceNet

Voyager Networks, Inc. Web Professionals

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